

**United States District Court
District of Massachusetts**

United States)	
)	
v.)	
)	No.1:04-cr-10214-GAO-ALL
Mohamed Hamade)	
Defendant)	
)	

Defendant Mohamed Hamade's Motion for Preparation of Transcripts

Defendant Mohamed Hamade moves that this court grant him funds under 18 U.S.C. § 3006A(e)(1) for the reproduction of the transcripts of the testimony of all witnesses, opening and closing statements of all counsel, and complete jury instructions from his first trial.

In support of this motion, the defendant states that the transcripts are necessary for adequate preparation for the defendant's second trial.

MOHAMED HAMADE

By his attorney,

/s/ John Salsberg

John Salsberg

B.B.O. No. 439300

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Dated: June 19, 2006

Certificate of Service

I hereby certify that a true copy of the above document was served on the United States and all counsel of record by e-filing.

/s/ John Salsberg
John Salsberg